1	MELINDA HAAG (CABN 132612) United States Attorney					
2 3	J. DOUGLAS WILSON (DCBN 412811) Chief, Criminal Division					
4	DANIEL P. TALBERT (SBN OH 0084088)					
5	Special Assistant United States Attorney 450 Golden Gate Ave., Box 36055					
6	San Francisco, California 94102 Telephone: (415) 436-7200					
7	Fax: (415) 436-7234 E-Mail: Daniel.Talbert@usdoj.gov					
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCISCO DIVISION					
11						
12	UNITED STATES OF AMERICA,) Case No.: CR 13-00585 MAG				
13	Plaintiff, v.	STIPULATION AND [PROROSED]× ORDER TO EXCLUDE TIME BETWEEN				
14	CEDTEL (DED 10 4014 AND OCTODED					
15	Defendant.))				
16))				
17						
18	The defendant, EMELITA GANNABAN CHUA, provisionally represented by EDWARD HU,					
19	Assistant Federal Public Defender, and the government, represented by DANIEL P. TALBERT, Specia					
20	Assistant United States Attorney, stipulate that time should be excluded from September 18, 2013, to					
21	October 15, 2013 from the Speedy Trial Clock.					
22	The parties appeared before the Court on September 18, 2013. The parties jointly requested to					
23	appear before the Court on October 15, 2013 for a status conference. Based on the parties' request, the					
24	matter was continued to October 15, 2013 at 11:00 am before Judge Laporte.					
25	The parties now jointly request that time be excluded from the Speedy Trial Clock from					
26	September 18, 2013, to October 15, 2013. The parties request that time be excluded based upon the					
27	STIP. TO EXCLUDE TIME, CR 13-00585 MAG					
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1	need for effective preparation of counsels, pursuant to Title 18 United States Code, Section					
2	3161(h)(7)(B)(iv). The parties are attempting to negotiate a possible resolution of this matter.					
3	DATED:	September 18, 2013		Respectfully submitted,		
4				MELINDA HAAG United States Attorney		
5			D	/D : 1 D T 11		
6 7			Ву	s/ Daniel P. Talbert DANIEL P. TALBERT Special Assistant U.S. Attorney		
8						
9	DATED:	September 18, 2013	BY	s/ Edward Hu		
10				EDWARD HU Assistant Federal Public Defender (as authorized by email)		
11				(as dumorized by email)		
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27	STIP. TO EXCLUDE TIME, CR 13-00585 MAG					
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PROPOSED] ORDER

Based upon the representations of counsels and for good cause shown, the Court finds that failing to exclude the time between September 18, 2013, and October 15, 2013 would unreasonably deny counsels the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. 18 U.S.C. § 3161(h)(7)(B)(iv). The Court further finds that the ends of justice served by excluding the time between September 18, 2013, and October 15, 2013 from computation under the Speedy Trial Act outweigh the best interests of the public and the defendant in a speedy trial. Therefore, IT IS HEREBY ORDERED that the time between September 18, 2013, and October 15, 2013 shall be excluded from computation under the Speedy Trial Act. 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).

DATED: <u>10/7/13</u>

HQN. ELIZABETH D. LAPORTE United States Magistrate Judge

STIP. TO EXCLUDE TIME, CR 13-00585 MAG